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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/058,117	01/29/2002	Yutaka Iyoki	P21951	1205
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GREENBLUM & BERNSTEIN, P.L.C.			PATEL, CHIRAG R	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/058,117	IYOKI, YUTAKA
Office Action Summary	Examiner	Art Unit
	Chirag R. Patel	2141
The MAILING DATE of this communication ap	1 -	1
Period for Reply	,	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING C - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATI 136(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS for the, cause the application to become ABANDO	ON. The timely filed rom the mailing date of this communication. The property of the communication of the communication of the communication.
Status		
Responsive to communication(s) filed on 18 J This action is FINAL . 2b)⊠ This Since this application is in condition for allowed closed in accordance with the practice under the second sec	s action is non-final. ance except for formal matters,	
Disposition of Claims		
4) Claim(s) 13-25 is/are pending in the application 4a) Of the above claim(s) 1-12 is/are withdrawn 5) Claim(s) is/are allowed. 6) Claim(s) 13-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or are subject to by the Examination The drawing(s) filed on is/are: a) are applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examination of the correct subject subject of the correct subject subjec	or election requirement. er. cepted or b) □ objected to by the drawing(s) be held in abeyance. ction is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. Its have been received in Application of the process of	ation No ived in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	4) Interview Summ Paper No(s)/Mai 5) Notice of Informa 6) Other:	

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Response to Arguments

Applicant's arguments with respect to claims 13-25 have been considered but are most in view of the new ground(s) of rejection. Examiner notes that claims 1-12 are cancelled by the applicant. Claims 13- 25 are discussed below.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 18 and 23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per claims 18 and 23, it is unclear to the meaning of the "IP address ... based on the IP address of the scanner apparatus included in the response to the predetermined packet"

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 13-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Choi (US 2002/0040397) in view of Matsuura (US 2001/0021945).

As per claims 13,19 and 24, Choi discloses a scanner apparatus configured to scan image data, comprising:

an interface configured to be connected to a terminal apparatus via a network, the terminal apparatus being configured to be connected to a DHCP (Dynamic Host Configuration Protocol) server via the network, the DHCP server assigning one IP address to the terminal apparatus, the one IP address being assigned to the terminal apparatus for a predetermined time period; and (Figure 3, [0028], [0031], [0034])

another IP address assigned to the terminal apparatus when the predetermined time period elapses, the another IP address being assigned to the terminal apparatus for a further predetermined time period by the DHCP server, the another IP address being distinct from the one IP address. ([0052]; One of ordinary skill in the art knows that the release process in DHCP allows an apparatus to receive a different ip address when the lease, which reads on the limitation as the predetermined time period, expires, and this allows a different ip address to be assigned and reads on the claim language limitation "the another IP address being distinct from the one IP address")

Choi fails to disclose the controller being further configured to receive, from the terminal apparatus, and to transmit the scanned image data to the terminal apparatus during the further predetermined time period. Matsuura discloses the controller being further configured to receive, from the terminal apparatus, and to transmit the scanned

image data to the terminal apparatus during the further predetermined time period. ([0007]) At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to receive, from the terminal apparatus, and to transmit the scanned image data to the terminal apparatus during the further predetermined time period in the disclosure of Choi. The motivation for doing do would have been to allow for parallel sending of data to a plurality of computers via a network. ([0006])

As per claim 14, Choi / Matsuura discloses the scanner apparatus according to claim 13. Choi discloses further comprising a memory configured to store the one IP address assigned to the terminal apparatus, wherein, when the controller receives the another IP address assigned to the terminal apparatus, the controller deletes the one IP address stored in the memory and stores the another IP address in the memory. ([0041], [0052]; Figure 3: item 22; IP addresses allocated to the devices of the home network 1 are managed by the lookup server 22)

As per claim 15, Choi/ Matsuura discloses the scanner apparatus according to claim 13, further comprising a memory configured to store the one IP address assigned to the terminal apparatus, wherein when the controller receives, from the terminal apparatus, the one IP address assigned to the terminal apparatus and the predetermined time period corresponding to the one IP address, the controller stores, in the memory, the one IP address assigned to the terminal apparatus and the predetermined time period corresponding to the one IP address and deletes the one IP

address stored in the memory when the predetermined time period elapses. ([0041], [0052]; Figure 3: item 22; IP addresses allocated to the devices of the home network 1 are managed by the lookup server 22)

As per claims 16 and 21, Choi / Matsuura discloses the scanner apparatus according to claim 13, wherein the controller receives, from the terminal apparatus, a predetermined packet, the predetermined packet being configured to search for the scanner apparatus connectable to the terminal apparatus, the predetermined packet including identification information, the identification information identifying the terminal apparatus, and the controller transmits, to the terminal apparatus, a response to the predetermined packet when the identification information included in the predetermined packet matches identification information of the scanner apparatus. ([0049],[0050])

As per claims 17 and 22, Choi / Matsuura disclose the scanner apparatus according to claim 16, and Choi discloses wherein the response to the predetermined packet includes an IP address of the scanner apparatus. ([0050]; using transmitted ip address)

As per claims 18 and 23, Choi/ Matsuura discloses the scanner apparatus according to claim 17. Choi fails to disclose receiving IP address of the scanner apparatus based on IP address on the scanner apparatus included in the response to the predetermined packet. Matsuura discloses receiving IP address of the scanner

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apparatus based on IP address on the scanner apparatus included in the response to the predetermined packet. ([0007]) At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to disclose receiving IP address of the scanner apparatus based on IP address on the scanner apparatus included in the response to the predetermined packet in the disclosure of Choi. The motivation for doing do would have been to allow for parallel sending of data to a plurality of computers via a network. ([0006])

As per claim 20, Choi/ Matsuura discloses the scanner apparatus according to claim 19. Choi discloses the terminal apparatus according to claim 19, wherein the controller transmits, to the scanner apparatus, a predetermined packet, the predetermined packet being configured to search for the scanner apparatus connectable to the terminal apparatus, and transmits the IP address assigned to the terminal apparatus to the scanner apparatus which transmits, to the terminal apparatus, a response to the predetermined packet. ([0050], Figure 5)

As per claim 25, Choi discloses a method for storing an IP address of a terminal apparatus in a scanner apparatus, the terminal apparatus being connected to a DHCP (Dynamic Host Configuration Protocol) server via a network, the DHCP server assigning one IP address to the terminal apparatus, the one IP address being assigned to the terminal apparatus for a predetermined time period, the scanner apparatus being

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connected to the terminal apparatus via the network and transmitting scanned image data to the terminal apparatus, (Figure 3, [0028], [0031], [0034]) the method comprising:

storing the one IP address assigned to the terminal apparatus in the scanner apparatus, ([0041], [0052]; Figure 3: item 22; IP addresses allocated to the devices of the home network 1 are managed by the lookup server 22)

deleting the one IP address stored in the scanner apparatus when the predetermined time period elapses, the predetermined time period indicating a time period for which the one IP address is assigned to the terminal apparatus, ([0041], [0052]; Figure 3: item 22; IP addresses allocated to the devices of the home network 1 are managed by the lookup server 22)

the another IP address being assigned to the terminal apparatus for a further predetermined time period by the DHCP server, the another IP address being distinct from the one IP address; ([0052]; One of ordinary skill in the art knows that the release process in DHCP allows an apparatus to receive a different ip address when the lease, which reads on the limitation as the predetermined time period, expires, and this allows a different ip address to be assigned and reads on the claim language limitation "the another IP address being distinct from the one IP address")

storing the received another IP address assigned to the terminal apparatus in the scanner apparatus, and ([0041], [0052]; Figure 3: item 22; IP addresses allocated to the devices of the home network 1 are managed by the lookup server 22)

Choi fails to disclose receiving at the scanner apparatus the one and another IP address, transmitting, at the scanner apparatus, the scanned image data to the terminal

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apparatus during the further predetermined time period, based on the another IP address assigned to the terminal apparatus. Matsuura discloses receiving at the scanner apparatus the one and another IP address, transmitting, at the scanner apparatus, the scanned image data to the terminal apparatus during the further predetermined time period, based on the another IP address assigned to the terminal apparatus. ([0007]) At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to receive one and another IP address from the terminal apparatus, and to transmit the scanned image data to the terminal apparatus during the further predetermined time period in the disclosure of Choi. The motivation for doing do would have been to allow for parallel sending of data to a plurality of computers via a network. ([0006])

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Toyoda (US 6,880,019) discloses a PC sends a pair of a self-IP address and a mail address to a RARP processing section in response to the RARP request. After obtaining an IP address of this PC, a scanner scans an original, and generates e-mail to which the image is appended. However, it is was not used in the rejection, yet listed in the IDS, due to the same assignee as this applicant. A close review of these references is strongly recommended.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chirag R. Patel whose telephone number is (571)272-7966. The examiner can normally be reached on Monday to Friday from 7:30AM to 4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia, can be reached on (571) 272-3880. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pairdirect.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll free).

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